PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference ON/4-33584A FOR FURTH		CTION	See Form PCT/IPEA/416				
International application No. PCT/EP2005/001849	International filing date (22.02.2005	day/month/year)	Priority date (day/month/year) 23.02.2004				
International Patent Classification (IPC) or national classification and IPC C12Q1/68, G01N33/574							
Applicant NOVARTIS AG et al.							
This report is the international p Authority under Article 35 and tr	reliminary examination re ansmitted to the applican	port, established by th t according to Article 3	is International Preliminary Examining 86.				
2. This REPORT consists of a total	l of 7 sheets, including th	nis cover sheet.					
3. This report is also accompanied	by ANNEXES, comprising	ng:					
a. \square sent to the applicant and							
sheets of the description and/or sheets contain Administrative Instru	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the						
sheets which supers beyond the disclosu Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the						
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
Box Helating to ocquerit	oc Eloung (doo doollo.) do		•				
4. This report contains indications	relating to the following it	tems:					
☐ Box No. I Basis of the c	pinion		•				
☐ Box No. II Priority							
☐ Box No. III Non-establish	☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
☐ Box No. IV Lack of unity			,				
	atement under Article 35(citations and explanations	 with regard to novel s supporting such state 	ty, inventive step or industrial ement				
☐ Box No. VI Certain docur							
i	ts in the international app						
☐ Box No. VIII Certain obse	rvations on the internatior	nal application	•				
Date of submission of the demand		Date of completion of	this report				
21.12.2005		19.01.2006	·				
Name and mailing address of the international preliminary examining authority:		Authorized Officer	Justisches Patentame				
European Patent Office D-80298 Munich		Mueller, F	Oppan Pale				
Tel. +49 89 2399 - 0 Tx: 52 Fax: +49 89 2399 - 4465	23656 epmu a	Telephone No. +49 89	9 2399-7722				

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International application No. PCT/EP2005/001849

		THE PARTY OF THE P
	Box No.	I Basis of the report
1.	ard to the language , this report is based on the international application in the language in which it was ess otherwise indicated under this item.	
	whic □ ii □ p	report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of: International search (under Rules 12.3 and 23.1(b)) oublication of the international application (under Rule 12.4) onternational preliminary examination (under Rules 55.2 and/or 55.3)
2.	have be	ard to the elements * of the international application, this report is based on <i>(replacement sheets which</i> en furnished to the receiving Office in response to an invitation under Article 14 are referred to in this s "originally filed" and are not annexed to this report):
	Descript	ion, Pages
	1-16	as originally filed
	Sequenc	e listings part of the description, Pages
	1-2	as originally filed
	Claims,	Numbers
	1-14	as originally filed
	⊠ ase	equence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing
3.	□ The	amendments have resulted in the cancellation of:
		the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing <i>(specify)</i> : any table(s) related to sequence listing <i>(specify)</i> :
4.	had not Suppler	s report has been established as if (some of) the amendments annexed to this report and listed below been made, since they have been considered to go beyond the disclosure as filed, as indicated in the nental Box (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):
	* If	item 4 applies, some or all of these sheets may be marked "superseded."

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-14

No: Claims

Inventive step (IS)

Yes: Claims

Claims

1-14

Industrial applicability (IA)

Yes: Claims

No:

1-14

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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	Su	ple	emental Box relating to Sequence Listing					
C	ontir	nua	tion of Box I, item 2:					
1.			gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this report has been established on the basis of:					
	a. t	ype	of material:					
	[\boxtimes	a sequence listing					
	[table(s) related to the sequence listing					
	b. format of material:							
	[\boxtimes	in written format					
	I		in computer readable form					
	c. ti	ime	of filing/furnishing:					
	i	\boxtimes	contained in the international application as filed					
	į		filed together with the international application in computer readable form					
	i	\boxtimes	furnished subsequently to this Authority for the purposes of search and/or examination					
	į	\boxtimes	received by this Authority as an amendment on					
2.	\boxtimes	the ad	addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating ereto has been filed or furnished, the required statements that the information in the subsequent or ditional copies is identical to that in the application as filed or does not go beyond the application as filed, appropriate, were furnished.					

Re Item I Basis of the report

40 4

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

- D1: HUANG S ET AL:DRUG RESISTANCE UPDATES, vol. 4, no. 6, December 2001 (2001-12), pages 378-391
- D2: US-B1-6 521 407
- D3: HOSOI H ET AL: CANCER RESEARCH, vol. 59, no. 4, 15 February 1999 (1999-02-15), pages 886-894
- D4: HUANG S. ET AL.,: CANCER RESEARCH, vol. 61, 15 April 2001 (2001-04-15), pages 3373-3381
- D5: HOSOI H. ET AL.,: MOLECULAR PHARMACOLOGY, vol. 54, 1998, pages 815-824,
- D6: WO 02/066019 A
- D7: TIAN H ET AL: CANCER RESEARCH, US, vol. 60, no. 3, 1 February 2000 (2000-02-01), pages 679-684,

D6 describes the use of a combination of rapamycin and e.g cis-platin or gemcitabine, see p. 12, for the treatment of A549 cancer cells. A549 cells are also used in the present application as support for the claimed method, see e.g. example 1. A549 are p53 wild-type. The use of a p53 wild-type cancer cell line which is sensitive for a treatment of a combination comprising a mTOR inhibitor and a cytotoxic agent is considered to be inherently disclosed in D6. Furthermore the combination of D6 results in the same technical effect, namely a sensitivity of this cancer type for this specific combination. No inventive step for the subject-matter of claim 1 can therefore be acknowledged (Art. 33(3) PCT). The same holds true for claims 2-10.

In addition D2 describes a method for evaluating the sensitivity of cancer cells for a certain

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method of treatment (e.g. platining agents) by evaluating the expression of specific factors (e.g. p53 nd p21), see claims.

D1 describes the use of rapamycin for the treatment of cancer and discusses that the p53 status is relevant for rapamycin sensitivity, see e.g. abstract, p.384, 2. col.,

D3 describes the use of rapamycin for the treatment of cancer cells, e.g. NB-1643 (p53 wild-type) after radiation, see p.889, 1. col. and furthermore discusses the relation (expression, induction) of p53 and p21, see e.g. Fig. 3. D3 also describes that the rapamycin-induced apoptosis is p53 independent, see e.g. p.892, 2. col.

D4 describes the effect of p53 and p21 expression in cancer cells for their sensitivity to a rapamycin treatment, see .e.g. p.3373, 2.col., last par.ff and p.3375, 2.col., 2. par. and p.3380, 1. col., 2. par.

D5 describes the use of rapamycin for the treatment of NB-1643 (p53 wild-type) cells, see e.g. Table 1, p.817.

Without the indication of a special technical effect of the claimed subject-matter with respect to D1-D5, the disclosures of D1-D5 are considered to be relevant with respect to inventive step. An inventive step of claims 1-14 can therefore not be acknowledged (Article 33(3) PCT).

Re Item VIII

Certain observations on the international application

- The subject-matter of claim 1 is not clear (Article 6 PCT). The term "p53 status" is not defined (TP53 is considered to be the wild-type form) and therefore renders the scope of claim 1 unclear.
- The subject-matter of claim 3 is not clear (Article 6 PCT). The relation of sensitivity and p53 status is not defined by functional and/or structural features and therefore renders the scope of claim 3 unclear.
 - The same holds true for claim 7.
- The subject-matter of claim 11 is not clear (Article 6 PCT). The relation of p21 and sensitivity to a treatment is not defined by structural and/or functional features and

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therefore renders the scope of the claim unclear. The same holds true for claim 13.